

Rollins College Rollins Scholarship Online

Legislation

Student Government Association

11-7-2012

1213.05 Constitutional Amendment: Anti-Discrimination Case

Rollins College Student Government Association

Follow this and additional works at: http://scholarship.rollins.edu/sga_legislation

Recommended Citation

Rollins College Student Government Association, "1213.05 Constitutional Amendment: Anti-Discrimination Case" (2012).
Legislation. Paper 25.
http://scholarship.rollins.edu/sga_legislation/25

This Article is brought to you for free and open access by the Student Government Association at Rollins Scholarship Online. It has been accepted for inclusion in Legislation by an authorized administrator of Rollins Scholarship Online. For more information, please contact wzhang@rollins.edu.

Legislation 1213.[5]

Resolution: Constitutional Amendment: Anti-Discrimination Clause

SPONSOR: Bianca Valerus, Dominique Parris, and Melanie Leon

DATE: 11/7/12

Whereas: Student Government, as the representatives of the student body, should support all student initiatives to become involved on campus, and

Whereas: Student Government should act as a role model for all student organizations at Rollins College, and

Whereas: Rollins College Organizations should be united in promoting equality and inclusiveness amongst the members of said groups

Be it Hereby Resolved, The Student Government Association of Rollins College will:

(1) Amend its constitution to include the following clause:

It is the policy of The Student Government Association not to discriminate against any position of membership on the basis of sex, disability, race, age, religion, color, national or ethnic origin, ancestry, marital status, veteran status, sexual orientation, gender identity, gender expression, genetic information, physical characteristics, or any other category protected by federal, state, or local law, in its educational programs, admissions policies, financial aid, employment, or other school-administered programs. The policy is enforced by Rollins and, where applicable, federal laws such as Title IX of the Education Amendments of 1972, Title VII of the Civil Rights Act of 1964, Section 504 of the Rehabilitation Act of 1973, and the Age Discrimination Act of 1975. The College is an equal opportunity educational institution.

Single-sex organizations are permissible to the extent allowed under Title IX of the Education Amendments Act of 1972, 20 U.S.C. § 1681.

(2) Support and abide by the principles of the preceding clause.

(3) Encourage all organizations to adopt and abide by the preceding clause.

ACTION TAKEN BY THE STUDENT SENATE